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NOTICE OF ALLOWANCE AND ISSUE FEE DUE

LM2170923

JORDAN AND HAMBURG 122 EAST JUND STREET NEW YORK NY 10168

APPL	ICATION NO.	FILING DATE	TOTAL CLAIMS	EXAMINER AND GROUP ART UNIT		DATE MAILED	
	09/159,960	09/24/98	បវេទ	HARTMAN JR, E	2785	097287 6 0	
First Named Applicant	AKIRA,		35 USC 15d(b) term ext. =			O Davs.	

INVENTION METHOD OF CORRECTING TRANSFER OF A THIN MATERIAL AND A THIN MATERIAL TRANSFER APPARATUS

ATTY'S DOCKET N) .	CLASS-SUBCLASS	BATCH NO.	APP	LN. TYPE	SMALL ENTITY	FEE DUE	DATE DUE
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TE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. OSECUTION ON THE MERITS IS CLOSED.

E ISSUE FEE MUST BE PAID WITHIN <u>THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS PLICATION SHALL BE REGARDED AS ABANDONED.</u>

DW TO RESPOND TO THIS NOTICE:

Review the SMALL ENTITY status shown above. If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:

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- B. File verified statement of Small Entity Status before, or with, payment of 1/2 the FEE DUE shown above.
- II. Part B-Issue Fee Transmittal should be completed and returned to the Patent and Trademark Office (PTO) with your ISSUE FEE. Even if the ISSUE FEE has already been paid by charge to deposit account, Part B Issue Fee Transmittal should be completed and returned. If you are charging the ISSUE FEE to your deposit account, section "4b" of Part B-Issue Fee Transmittal should be completed and an extra copy of the form should be submitted.
- III. All communications regarding this application must give application number and batch number. Please direct all communications prior to issuance to Box ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

PATENT AND TRADEMARK OFFICE COPY

			#6			
	Application No.	Applicant(s)				
	09/159,968	0				
Notice of Allowability	Examiner	AKIRA, TOSHIRO				
	Panald D Hartman	n Jr. 2786				
	Ronald D Hartmar	1 Jr. 27 00				
The MAILING DATE of this communication ap All claims being allowable, PROSECUTION ON THE MERITS I herewith (or previously mailed), a Notice of Allowance and Issu	S (OR REMAINS) CL	OSED in this application. If not incl	luded			
1. This communication is responsive to the application date	ed 9/24/98.					
2. The allowed claim(s) is/are 1-8.						
3. The drawings filed on are acceptable.						
4. Acknowledgment is made of a claim for foreign priority u	ınder 35 U.S.C. § 119	(a)-(d).	•			
a) ⊠ All b) ☐ Some* c) ☐ None of the CER1	TIFIED copies of the p	riority documents have been				
1. 🛛 received.						
2. Teceived in Application No. (Series Code / S	•					
received in this national stage application fr	om the International E	Bureau (PCT Rule 17.2(a)).				
* Certified copies not received:						
5. Acknowledgement is made of a claim for domestic priorit	ty under 35 U.S.C. & 1	19(e).				
A SHORTENED STATUTORY PERIOD FOR REPLY to comply THREE MONTHS FROM THE "DATE MAILED" of this Office A ABANDONMENT of this application. Extensions of time may be	ction. Failure to timel	y comply will result in				
6. Note the attached EXAMINER'S AMENDMENT or NOT the oath or declaration is deficient. A SUBSTITUTE Of			es reason(s) why			
7. Applicant MUST submit NEW FORMAL DRAWINGS						
(a) because the originally filed drawings were declared						
 (b) including changes required by the Notice of Draftsp 1) hereto or 2) to Paper No. 6. 	erson's Patent Drawii	ig Review(P10-946) attached				
(c) ☐ including changes required by the proposed drawin	a correction filed	which has been approved by th	ne evaminer			
(d) ☐ including changes required by the proposed drawning (d) ☐ including changes required by the attached Examin			ic examiner.			
(d) I morating onlinges required by the account Examin						
Identifying indicia such as the application number (see drawings. The drawings should be filed as a separate Draftsperson.	e 37 CFR 1.84(c)) sho paper with a transmi	uld be written on the reverse sidital letter addressed to the Offici	e of the al			
8. Note the attached Examiner's comment regarding REQ	UIREMENT FOR THE	DEPOSIT OF BIOLOGICAL MATE	ERIAL.			
Any reply to this letter should include, in the upper right hand complicant has received a Notice of Allowance and Issue Fee DuALLOWANCE should also be included.	orner, the APPLICATI ue, the ISSUE BATCH	ON NUMBER (SERIES CODE / SE NUMBER and DATE of the NOTIC	RIAL NUMBER). If E OF			
Attachment(s)						
1⊠ Notice of References Cited (PTO-892)	<u> </u>	Notice of Informal Patent Application	•			
3⊠ Notice of Draftperson's Patent Drawing Review (PTO-948)		Interview Summary (PTO-413), Pa	•			
 5 ☐ Information Disclosure Statements (PTO-1449), Paper No. 7 ☐ Examiner's Comment Regarding Requirement for Deposit 		Examiner's Amendment/Comment Examiner's Statement of Reasons				
of Riological Material	•	Other .	/ 110			

Application/Control Number: 09/159,968

Art Unit: 2786

DETAILED ACTION

Allowable Subject Matter

Claims 1-8 are allowed.

As per claims 1 and 7, the prior art of record fails to show or adequately teach a method of correcting transfer of a thin material transfer apparatus comprising a transfer roller which is rotated in accordance with a number of input transfer pulses; a sensor which detects a front end of a thin material transferred by the transfer roller; and a processing unit which is disposed downstream from the sensor, and performs a predetermined process on the transferred thin material, the method comprising steps of calculating a first correction value for correcting a transfer error based on the reference transfer range and a measured length of the second processed thin material portion, and calculating a second correction value for correcting a transfer error based on measured lengths of the first and second processed thin material portions; and correcting the transfer from the sensor position to the processing unit position, and the transfer from the processing unit position based on the first and second correction values, in combination with the other claimed features and limitations as claimed in claims 1 and 7. The highlighted portions are the limitations that are believed to overcome the prior art of record.

As per claims 2-6 and 8, these claims are allowed due to their dependency on allowed claims 1 and 7, as stated above.

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Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ronald D. Hartman Jr. whose telephone number is (703) 308-7001. The examiner can normally be reached Monday-Thursday from 7:30 AM to 5:00 PM. The examiner can also be reached on alternate Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, William Grant, can be reached at (703)308-1108. The fax number for this Group is (703) 305-3718.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 305-9618.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks Washington, D.C. 20231

Or faxed to:

(703) 308-9051, (for formal communications intended for entry)

Or:

(703) 305-9724, (for informal or draft communications, please label "PROPOSED" or "DRAFT")

Hand delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, VA., Sixth Floor (Receptionist).

Ronald D. Hartman Jr. Patent Examiner Art Unit 2786 September 21, 2000

WILLIAM GRANT SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2700

?/22/0